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7
UNITED STATES DISTRICT COURT
 8
DISTRICT OF NEVADA

9 ERNEST BOCK, L.L.C.,

CASE NO.: 2:19-cv-01065-JAD-EJY

10
 11 Plaintiff,
 vs.
 12
 13 PAUL STEELMAN, individually;
 MARYANN STEELMAN, individually;
 14 PAUL STEELMAN, as trustee of the
 Steelman Asset Protection Trust;
 MARYANN STEELMAN, as trustee of
 15 the Steelman Asset Protection Trust; JIM
 MAIN, as trustee of the Steelman Asset
 Protection Trust; STEPHEN STEELMAN;
 SUZANNE STEELMAN TAYLOR;
 16 PAUL STEELMAN, as trustee of the Paul
 C. Steelman and Maryann T. Steelman
 Revocable Living Trust; MARYANN
 17 STEELMAN, as trustee of the Paul C.
 Steelman and Maryann T. Steelman
 Revocable Living Trust; PAUL
 18 STEELMAN, as the trustee of the Paul
 Steelman Gaming Asset Protection Trust;
 KEEPSAKE, INC.; SMMR, LLC; SMMR,
 19 LLC SERIES A-Z; SSSSS, LLC; SSSSS,
 LLC, SERIES B; CHRISTIANIA, LLC;
 CHRISTIANIA, LLC, SERIES A-Z;
 COMPETITION INTERACTIVE, LLC;
 20 PAUL STEELMAN, LTD.; STEELMAN
 PARTNERS, LLP; PAUL STEELMAN
 DESIGN GROUP, INC.; SAPT
 HOLDINGS, LLC, SERIES B; AARON
 21 SQUIRES; and MATTHEW MAHANEY

22
STIPULATION AND ORDER
EXTENDING REPLY DEADLINE FOR
MOTION FOR PARTIAL JUDGMENT ON
THE PLEADINGS AND TO DISMISS
COMPLAINT

23
(SECOND REQUEST)

24
Extends deadline for reply in support of
ECF No. 274 to 11/22/24

25
 Defendants.

1 Plaintiff Ernest Bock, L.L.C. (“Bock”), through the law firm of Hankin Sandman Palladino
 2 Weintrob & Bell, P.C.; Defendants Paul Steelman, Maryann Steelman, Paul Steelman as the trustee
 3 of the Steelman Asset Protection Trust, Maryann Steelman as the trustee of the Steelman Asset
 4 Protection Trust; Stephen Steelman, Suzanne Steelman Taylor, Paul Steelman as the trustee of the
 5 Paul C. Steelman and Maryann T. Steelman Revocable Living Trust, Maryann Steelman as the
 6 trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust; Paul Steelman
 7 as the trustee of the Paul Steelman Gaming Asset Protection Trust (collectively, the “Steelman
 8 Parties”), through the law firm of Brownstein Hyatt Farber Schreck, LLP; Defendants Christiania,
 9 LLC, Christiania, LLC, Series A-Z, Competition Interactive, LLC, Keepsake, Inc., Paul Steelman
 10 Design Group, Inc., Paul Steelman, Ltd., SAPT Holdings, LLC, Series B, SMMR, LLC, SMMR,
 11 LLC, Series A-Z, SSSSS, LLC, SSSSS, LLC, Series B, and Steelman Partners, LLP (collectively,
 12 the “Corporate Defendants”), through the law firm of Greenberg Traurig, LLP; and Defendant
 13 Matthew Mahaney (collectively, “Attorney Defendant”), by and through his counsel, the law firm
 14 Solomon Dwiggins Freer & Steadman, Ltd., hereby submit this Stipulation (the “Stipulation”),
 15 subject to this Court’s approval, to extend the deadline for the Steelman Parties to file their Reply
 16 in support of their Motion to Enter Partial Judgment on the Pleadings and to Dismiss Complaint
 17 (“Motion”) (Doc. 274) for a period of seven (7) days. Pursuant to the Parties’ prior stipulation, the
 18 deadlines are currently set as follows: Response Deadline of Friday, November 8, 2024, and a
 19 Reply deadline of Friday, November 15, 2024. This stipulation seeks to extend the Reply deadline
 20 to November 22, 2024. This is the Parties’ second request to extend the briefing on the Motion.

- 21 1. On October 11, 2024, the Steelman Parties filed their Motion (ECF No. 274).
- 22 2. Thereafter, on October 17, 2024, the Court approved the Parties’ stipulation to extend
 the briefing schedule on the Motion by two weeks, resulting in the Response deadline of November
 8, 2024, and the Reply deadline of November 15, 2024 (“First Stipulation”) (ECF No. 281). The
 First Stipulation was based upon Bock’s counsel’s need for additional time to oppose the Motion
 in light of other deadlines and hearings.
- 27 3. On November 8, 2024, Bock filed its response to the Motion.
- 28 4. Given scheduling conflicts, counsel for the Steelman Parties emailed Bock’s counsel

1 seeking a **one-week extension to file their Reply**. Counsel granted the request, resulting in
 2 **the Steelman Parties' Reply being due on November 22, 2024.**

3 5. Based on the foregoing, the Parties respectfully request that the Court grant the
 4 stipulation and approve the Reply deadline outlined herein.

5 Dated: November 14, 2024.

6 **WEINBERG, WHEELER, HUDGINS,**
 7 **GUNN & DIAL, LLC**

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Dated: November 14, 2024.

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Attorneys for the Steelman Defendants

ORDER

IT IS SO ORDERED.


 U.S. DISTRICT JUDGE

Dated: 11/15/24